Effective March 1998

DECLARATION AND POWER OF ATTORNEY FOR U.S. PATENT APPLICATION

(×) Original () Supplemental () Substitute	() PCT	()DESIGN	
As a below named inventor, I hereby d verily believe that I am the original, first and are named below) of the subject matter which		below) or an origi	nal, first and joint inve	
Title: FOOD FOR IMPROVING OF LOW-MOLECULAR-	CLINICAL CONDITIONS CAPA WEIGHT NITROGEN-CONTAIN	BLE OF LOW ING COMPOU	ERING THE CONC INDS IN BLOOD	CENTRATIN
of which is described and claimed in:				
(×) the attached specification, or	137	el ad		and with amendments
() the specification in application Seria through, or	1 No			ERI WILL GIRLANIZA
(×) the specification in International Ap	plication No. PCT/JP2004/004319, filed	March 26, 2004,	and as amended on Ma	rch 17, 2005.
I hereby state that I have reviewed and unamendment(s) referred to above.	nderstand the content of the above-iden	tified specificatio	n, including the claim	s, as amended by any
I acknowledge my duty to disclose to the Pa	tent and Trademark Office all information	n known to me to	o be material to patenta	bility as defined in Title
37, Code of Federal Regulations, §1.56. I hereby claim priority benefits under Title 3 or inventor's certificate listed below and have	5, United States Code, §119 (and §172 i			
37, Code of Federal Regulations, §1.56. I hereby claim priority benefits under Title 3 or inventor's certificate listed below and have	5, United States Code, §119 (and §172 i	r patent or invento		
37, Code of Federal Regulations, §1.56. I hereby claim priority benefits under Title 3 or inventor's certificate listed below and have the application on which priority is claimed:	5, United States Code, §119 (and §172 in a last identified below any application for	r patent or invento	or's certificate having a	filing date before that of PRIORITY
37, Code of Federal Regulations, §1.56. I hereby claim priority benefits under Title 3 or inventor's certificate listed below and have the application on which priority is claimed: COUNTRY	APPLICATION NO. 2003-086141 and \$120 of any United States Code \$120 of any United States and, insofar as the subject matter of each of the first paragraph of Title 35, United States Code of Federal Regulations, \$1.56 while the subject matter of each of the first paragraph of Title 35, United States Code of Federal Regulations, \$1.56 while the subject matter of each of the first paragraph of Title 35, United States Code of Federal Regulations, \$1.56 while the subject matter of each of the first paragraph of the first paragraph of the subject matter of each of the subje	DATE Mar tes application(s), of the claims of the states Code §112, ch become available	or's certificate having a E OF FILING ch 26, 2003 or 365(c) of any PCT is application is not disc	PRIORITY CLAIMED Yes international application closed in the prior United y to disclose information the of the prior application the of the prior application.

And I hereby appoint Michael R. Davis, Reg. No. 25,134; Matthew M. Jacob, Reg. No. 25,154; Warren M. Cheek, Jr., Reg. No. 33,367; Nils Pedersen, Reg. No. 33,145; Charles R. Watts, Reg. No. 33,142; Michael S. Huppert, Reg. No. 40,268; and Jeffrey R. Filipek, Reg. No. 41,471, who together constitute the firm of WENDEROTH, LIND & PONACK, LL.P., as well as any other attorneys and agents associated with Customer No. 000513, to prosecute this application and to transact all business in the U.S. Patent and Trademark Office connected therewith.

I hereby authorize the U.S. attorneys and agents named herein to accept and follow instructions from YOSHIDA INTERNATIONAL PATENT OFFICE, as to any action to be taken in the U.S. Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and myself. In the event of a change in the persons from whom instructions may be taken, the U.S. attorneys named herein will be so notified by me.

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I further declare that all statements made herein of my own knowledge are true, and that all statements on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code, and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

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The above application may	be more particularly identified as follows:	
U.S. Application Serial No.	Filing Date	
Applicant Reference Numb	per Atty Docket	No.
Title of Invention	FOOD FOR IMPROVING CLINICAL CONDITIONS CAPABLE OF LOWERING LOW-MOLECULAR-WEIGHT NTTROGEN-CONTAINING COMPOUNDS IN	NG THE CONCENTRATIN OF N BLOOD